

1 *E-filed on* 9/20/06

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8 IN THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
10 SAN JOSE DIVISION  
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12 IN RE CYGNUS TELECOMMUNICATIONS  
13 TECHNOLOGY, LLC, PATENT  
LITIGATION

14 THIS ORDER RELATES TO:

15 C-06-03843 RMW  
16 C-06-04295 RMW

No. MDL-1423  
This Order Applies to

C-06-03843 RMW  
C-06-04295 RMW

ORDER RE NEWLY-ADDED MDL  
ACTIONS

17  
18 On September 8, 2006, the court issued an order to show cause why defendants in two  
19 actions transferred to this court by the MDL Panel should not be required to abide by this court's  
20 June 21, 2006 scheduling order. The order to show cause also discussed a case for which transfer to  
21 this court is pending and ordered plaintiff to "inform the court of any cases pending in other districts  
22 that the MDL Panel is likely to transfer here."

23 **I. CYGNUS v. AMERICAN INTERNATIONAL TELEPHONICS**

24 Cygnus initiated the action *Cygnus Telecommunications Technology, LLC v. American*  
25 *International Telephonics, LLC*, on January 26, 2006 in the Central District of California as case no.  
26 06-cv-00508-DT-SS. By ordered dated May 18, 2006, the MDL Panel ordered the case transferred  
27 here. The clerk of this court received the file from the Central District on June 20, 2006; the action  
28 is now pending here as case no. C-06-03843.

1 Only defendants International Telecom Exchange Group, Inc. ("ITEG") and TremCom  
2 International, Inc. have had counsel enter an appearance in the case; they are represented by the  
3 same attorney. On June 21, 2006, the court issued a scheduling order setting dates leading up to a  
4 claim construction hearing on November 20, 2006. The scheduling order did not refer to case no. C-  
5 06-03843 and the court did not mail a copy of that order to defense counsel in that action. The  
6 court's next order, however, was a miscellaneous order dated July 14, 2006, and was mailed to  
7 defense counsel in that action. In that order, the parties were instructed to discuss the feasibility of  
8 ITEG and TremCom following the June 21, 2006 scheduling order. The defendants' liaison counsel  
9 reported back that counsel for ITEG and TremCom was unwilling to participate because she thought  
10 (erroneously) that the case had not yet been transferred here.

11 A hearing was held before the court on August 18, 2006 to work out details of the schedule  
12 leading up to the November 20 claim construction hearing. The court issued an order setting dates  
13 on August 21, 2006. Counsel for ITEG and TremCom states that she received this order on  
14 September 4, 2006.

15 ITEG and TremCom responded to the September 8, 2006 order to show cause. They argue  
16 that they cannot in the short time remaining prepare for a claim construction hearing on November  
17 20. They also state that ITEG did not use any technology covered by Cygnus's patents and that  
18 TremCom formerly made limited use of call-back technology but no longer do so, and that they have  
19 made a settlement offer to Cygnus.<sup>1</sup>

20 Had ITEG and TremCom begun participating in this action upon receipt of the July 14, 2006  
21 order, the court would have been more receptive to their arguments that there is insufficient time for  
22 them to prepare for the November 20, 2006 hearing. ITEG and TremCom could have appeared at  
23 the August 18, 2006 hearing and been able to present their positions on the current schedule.  
24 However, given the nature of the case, the materials available to ITEG and TremCom and the  
25 number of other defendants with similar interests, the court finds that ITEG and TremCom can and

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26 <sup>1</sup> ITEG and TremCom state that "Neither Defendants nor their counsel has been served with or  
27 otherwise seen the June 21, 2006 Scheduling Order." That order is available on the court's  
28 electronic filing system on the master docket for this MDL action. It seems odd that ITEG and  
TremCom would not have seen or obtained a copy of the order by September 13, 2006. Defendants  
do not state whether or not they received the court's July 14, 2006 order.

1 shall adhere to the schedule set by the court leading up to the November 20, 2006 claim construction  
2 hearing.

3 The court is aware that under that schedule, the parties must submit a joint claim  
4 construction statement to the court on September 22, 2006. The court will give ITEG and TremCom  
5 until October 18, 2006 to file a separate claims construction statement on any claim term that they  
6 submit should be defined differently than proposed by any defendant.<sup>2</sup> ITEG and TremCom should  
7 be aware that Kieran Fallon has been appointed liaison counsel for the defendants in this MDL  
8 proceeding, and said counsel will act as liaison counsel for ITEG and TremCom absent a showing of  
9 good cause why he should not so act.

## 10 II. CYGNUS v. WORTHINGTON

11 Plaintiff initiated *Cygnus Telecommunications Technology, LLC v. Worthington* in the  
12 District of Arizona on February 17, 2006 as case no. 06-cv-00515-FJM. The case was ordered  
13 transferred here by the MDL Panel and was received on July 13, 2006 and assigned case no.  
14 C-06-04295. No defendant has yet been served.

15 In response to this court's September 8, 2006 order to show cause, Cygnus reports that it has  
16 attempted to serve the defendants in that action but that they "have evaded service of process."  
17 Cygnus also states that it has hired a private investigator in an attempt to track the defendants down.  
18 Cygnus requests until December 15, 2006 to attempt to serve the defendants.

19 Rule 4(m) requires service to be made "within 120 days after the filing of the complaint."  
20 Cygnus has failed to effect service upon any of six defendants for approximately 210 days since it  
21 filed its complaint in this action. Rule 4(m) also provides that "if the plaintiff shows good cause for  
22 the failure, the court shall extend the time for service for an appropriate period." The court will give  
23 Cygnus the additional ninety days its requests, but the court expects Cygnus to have commenced  
24 service by publication by the end of the extension period if personal service has not been effected. If  
25 any defendant in this action remains unserved on December 15, 2006, Cygnus shall show cause by  
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27 <sup>2</sup> Were the court not to require ITEG and TremCom to participate in the November 20, 2006 claim  
28 construction hearing, the court anticipates that after it issued a claim construction order, either ITEG  
and TremCom or Cygnus would argue that that order should be given preclusive effect against the  
other side.

1 declaration filed by December 20, 2006 why that defendant has not been served, and why a further  
2 extension would be "an appropriate period" under Rule 4(m).


### 3 **III. CYGNUS v. MAJOSA**

4 The action *Cygnus Telecommunications Technology, LLC v. Majosa Communications Corp.*,  
5 pending in the Central District of California as case no. 05-cv-04272-R-CT, was ordered transferred  
6 here by the MDL Panel on August 25, 2005. It is unclear why the file has not been physically  
7 transferred. In any event, the clerk of this court requested transfer of the file from the Central  
8 District of California on August 14, 2006, but has not yet received it. Cygnus reports that both  
9 defendants in that action have been served. Upon receipt by the clerk of this court of the case file  
10 from the Central District of California, Cygnus shall serve this order, the June 21, 2006 scheduling  
11 order, and the August 21, 2006 order setting dates upon both defendants in this action, and within  
12 thirty days of such service, the parties shall submit to the court a joint scheduling proposal  
13 addressing the best way to integrate this action into MDL proceedings here.

### 14 **IV. OTHER ACTIONS**

15 In the September 8, 2006 order to show cause, plaintiff was instructed to "inform the court of  
16 any cases pending in other districts that the MDL Panel is likely to transfer here." Plaintiff did not  
17 identify any such cases. To assist the court with scheduling, if Cygnus initiates any new actions for  
18 infringement of U.S. Patent Nos. 5,883,964 or 6,035,027 in any court, Cygnus shall inform this court  
19 within five business days.

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22 DATED: 9/20/06

  
23 RONALD M. WHYTE  
24 United States District Judge  
25  
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1 A copy of this order was mailed on \_\_\_\_\_ to:

2 **Counsel for Plaintiff:**

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**Courtesy Copy:**

Clerk of the Panel  
Judicial Panel on Multidistrict Litigation  
Thurgood Marshall Federal Judiciary Building  
One Columbus Circle, N.E.  
Room G-255, North Lobby  
Washington, DC 20002-8004

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12 Counsel shall distribute copies of this order to co-counsel, as necessary.  
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